and the city may therein agree to levy and order the collection of such tax therefor at such time or times as may have been provided by ordinance and to pay for such construction, re-construction or repair from the proceeds of such tax when col-

Approved March 24, 1888.

CHAPTER 9.

CONNECTIONS WITH SEWERS.

AN ACT to Repeal Section 9 of Chapter 116 of the Laws of the H. F. 395. Twenty-first General Assembly and to Enact a Substitute in lieu thereof.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That that portion of section 1 of chapter 116 of the acts of the Twenty-first General Assembly described as section 9, be and the same is hereby repealed and the following enacted in lieu thereof.

SEC. 9. That they shall also have power to compel all property owners on streets along which sewers shall have been constructed to make proper connections therewith and to use the same tion with sewfor proper purposes and in case the owners of property on such ers. street shall fail to make such connections within the time fixed by such council they may cause such connections to be made and to assess against the property in front of which such connections are made the cost and expenses thereof.

Approved April 12, 1888.

CHAPTER 10.

ISSUE OF WATER WORKS BONDS.

AN ACT Providing for the Issue of Water-works Bonds by Cities of H. F. 329. the Second Class.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. In all cases when a city of the second class has determined or hereafter may determine to erect water works to be owned and operated by the city as provided in section number 471 of the Code, it shall be lawful for such city to issue its may issue bonds to procure the money for such purpose to an amount not bonds. exceeding five per cent upon the taxable property of such city; but in no case shall the aggregate indebtedness of the city by

purposes.

the issue of such bond be increased beyond the limit of indebtedness fixed by the constitution of the State; and no money Money so pro. procured upon the issue of such bonds shall be used for any cured not to be other purpose than the erection of such water works. No such used for other bond shall bear a greater rate than six per cent interest, nor be drawn to run more than twenty years.

SEC. 2. This act being deemed of importance shall take effect and be in force from and after its publication in the Des Moines Leader and Iowa State Register, newspapers published

at Des Moines, Iowa.

Publication.

Approved February 22, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader February 23, 1888.
FRANK D. JACKSON, Secretary of State.

CHAPTER 11.

ESTABLISHMENT OF WATER-WORKS, GAS AND ELECTRIC LIGHT PLANTS.

S. F. 288.

AN ACT to Amend Section 471 of the Code of 1873 Relating to the Power of Establishing Water-works, by Cities and Towns, and Making the Powers Granted in Sections 472, 473, 474, and 475 of the Code of 1873 Applicable to Establishment of Gas Works or electric Light Plants and Providing for the Payment for the same by the Issuing of Bonds.

Be it enacted by the General Assembly of the State of Iowa:

Sec. 471, code amended.

SECTION 1. That section 471 of the Code of 1878 be and the same is hereby amended by inserting in the first line thereof after the word "works" the following words: "Or to establish and maintain gas works or electric light plants, with all the necessary poles, wires, burners and other requisites of said gas works or electric light plants."

SEC. 2. That sections 472, 473, 474 and 475 of the Code of 1873 shall be held to apply to the establishment and maintainance [maintenance] of gas works and electric light plants as fully

as they do to the erection of water works.

SEC. 3. That incorporated cities and towns for the purpose of establishing such gas works or electric light plants shall have the power to issue their bonds running for not more than 20 years at a rate of interest not higher than 6% provided, that the total amount of indebtedness for all purposes in said cities shall not exceed the 5% of the assessed valuation of said cities as provided by the constitution.

Cities may issue bonds for light plants.